PTO/SB/17(09/00)

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MARIA				TOTAL AMOUNT OF PAYMENT (\$)	_11	0.00	_
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	cation No.			/532,411			
	Date			rch 22, 2000 vin X. Zhang			
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	ey Docket		42:	390.P8265			
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1.	[x]			ioner is hereby authorized to charge i nents to:	ndicated	d fees and	credit
				unt Number <u>02-2666</u> unt Name <u>Blakely, Sokoloff, Taylo</u>	or & Zafr	man LLP	
	[X]	Charge	e Any A	dditional Fee Required Under 37 CFR	1.16 and	1.17	
	[]	Applic	ant clai	ms small entity status. See 37 CFR 1.	.27		
2.	X	Payme	nt Encl	osed: X Check Money Order Other			
FEE (CALCULA	NOITA		F	RECE	IVED	
1.	BASIC F	ILING F	EE	А	UG 0	1 2002	
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101	740	201	370	Utility application filing fee			
106	330	206	165	Design application filing fee			
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108 114	740	200	370	Reissue illing lee			
117	160	214	80	_			
1	160	214	80	Provisional application filing fee			
	160	214	80	_	SUBT	OTAL (1)	\$ <u>0</u>
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**Reissue independent claims over original patent
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SUBTOTAL (2) \$ 0

FEE CALCULATION (continued)					
3. ADDITIONAL FEES Large Entity Small Entity					
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Fee	Fee	Fee	Fee	· · ·	F Dalid
Code	(\$)	Code	(\$)	Fee Description	Fee Paid
105	130	205	65	Surcharge - late filing fee or oath	
127	50	227	25	Surcharge - late provisional filing fee or cover sheet	
139	130	139	130	Non-English specification	
147	2,520	147	2,520	For filing a request for ex parte reexamination	
099	8,800	099	8,800	Request for inter parties reexamination	
112	920*	112	920*	Requesting publication of SIR prior to Examiner action	n
113	1,840*	113	1,840*	Requesting publication of SIR after Examiner action	
115	110	215	55	Extension for reply within first month	110
116	400	216	200	Extension for reply within second month	
117	920	217	460	Extension for reply within third month	
118	1,440	218	720	Extension for reply within fourth month	
128	1,960	228	980	Extension for reply within fifth month	
119	320	219	160	Notice of Appeal	
120	320	220	160	Filing a brief in support of an appeal	•
121	280	221	140	Request for oral hearing	
138	1,510	138	1,510	Petition to institute a public use proceeding	
140	110	240	55	Petition to revive – unavoidable	
141	1,280	241	640	Petition to revive - unintentional	
1	1,280	242	640		***************************************
142	•			Utility issue fee (or reissue) Design issue fee	
143	460	243	230		
144	620	244	310	Plant issue fee	
122	130	122	130	Petitions to the Commissioner	
123	50	123	50	Processing fee under 37 CFR 1.17(q)	
126	180	126	180	Submission of Information Disclosure Stmt	
581	40	581	40	Recording each patent assignment per	
				property (times number of properties)	
146	740	246	370	For filing a submission after final rejection	
				(see 37 CFR 1.129(a))	
148	110	248	55	Statutory Disclaimer	
149	740	249	370	For each additional invention to be examined (see 37 CFR 1.129(b))	
179	740	279	370	Request for Continued Examination (RCE)	
169	900	169	900	Request for expedited examination of a design	
				application	
195	300	195	300	Publication fee for early, voluntary, or normal pub.	
196	300	196	300	Publication fee for republication	
194	130	194	130	Request for voluntary publication or republication	
098	130	098	130	Processing fee under 37 CFR 1.17(i) (except provisionals	
091	1,280	091	1,280	Acceptance of unintentionally delayed claim for priori	
	fee (speci		.,	priori	- ,
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*Reduced by Basic Filing Fee Paid					
SUBN	<u>MITTED B</u>	<u>Y</u> :			
Typed or Printed Name: Marina G. Portnova					
-	ature:		ortro	Date: 7/22/2002	<u> </u>
Reg. Number: 45, 750 Telephone Number: 408-720-8300					

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FIRST CLASS CERTIFICATE OF MAILING

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Date: 7-22-62

Name Melanis Lyons

#1

Attorney's Docket No.: 42390.P8265

Patent

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Kevin X. Zhang

Application No.:

09/532,411

Filed:

March 22, 2000

For:

SHARED CACHE WORDLINE DECODER

FOR REDUNDANT AND REGULAR

ADDRESSES

Attention: Office of Petitions Assistant Commissioner for Patents Box DAC Washington, D.C. 20231 RECEIVED

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OFFICE OF PETITIONS

RENEWED PETITION UNDER 37 CFR 1.181(a)

Sir:

Applicant hereby request reconsideration under 37 CFR 1.137(e) of this renewed petition to withdraw holding of abandonment of the above identified application under 37 CFR 181(a).

FIRST CLASS CERTIFICATE OF MAILING

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on	JUI	4 22,	2002	
	,	Date of Dep	posit /	
	Mel	anie	Lyons	
	Name of Pers	son Mailing Corr	espondence	
	Pul	an I		7-12-02
	Signature			Date

STATEMENT

The above identified application became abandoned for failure to file a timely and proper reply to a Notice to File Missing Parts mailed on June 6, 2000. In response to a Notice of Abandonment mailed on January 7, 2002, a petition to revive the application under 37 C.F.R. 1.137(a) was filed on February 6, 2002.

A statement to establish unavoidable delay attested that the Notice to File Missing Parts was never received by Applicant's representatives.

In the MPEP § 711.03(c), p. 700-149, decisions on reviving abandoned applications on the basis of "unavoidable" delay are described as having adopted the reasonably prudent person standard in determining if the delay was unavoidable. It permits prudent and careful persons to rely upon the ordinary and trustworthy agencies of the mail and telegraph in the exercise of no more or greater care or diligence than is generally used in relation to their most important business.

Applicant's representatives, in the exercise of due care and diligence, rely upon a docketing system, which records, dockets and files Office communications upon receipt from the ordinary and trustworthy agencies of mail delivery as are usually employed in such business practices.

Trained legal assistants routinely handle Notices to File Missing Parts, preparing Declarations and Powers of Attorney, in response to notifications from said docketing system.

The Notice to File Missing Parts for the above identified application was not received by Applicant's representatives.

I hereby, attest that a search of the file jacket and of the docket records indicates that the Notice to File Missing Parts of Application was not received.

Attached is a copy of the docket record where the nonreceived Notice to File Missing Parts of Application would have been entered had it been received and docketed.

For example, the first two docket entries (Due Date 6/22/200 and Due Date 9/22/2001) were generated responsive to the receipt and recordation of the return postcard in the above identified application. Attached is a copy of the page from the file jacket showing the date of receipt as April 3, 2000 and the date of recordation by the database dept. as April 6, 2000. Also shown are the corresponding docket entry stickers (Due Date 6/22/200 and Due Date 9/22/2001) generated for the file jacket responsive to recordation of the return postcard.

Following receipt on April 3, 2000 and recordation on April 6, 2000 of the return postcard in the above identified application, no other Office communications were received or recorded until January 14, 2002, on which date Applicant's representatives received the Notice of Abandonment mailed January 7, 2002. Attached is a copy of the Notice of Abandonment page from the file jacket showing the date of receipt as January 14, 2002 and the date of recordation by the database dept. as January 18, 2002. The third docket entry (Due Date 2/6/2002) was generated responsive to the receipt and recordation of the Notice of Abandonment.

In response to the Notice of Abandonment, a reply, including missing parts for the above identified application, was diligently prepared and a petition to revive the application under 37 C.F.R. 1.137(a) was timely filed on February 6, 2002. The fourth docket entry (Due Date 2/6/2003) was generated responsive to filing a response to the Notice of Abandonment.

The fifth and final docket entry (Due Date 7/2/2002) was generated responsive to receipt and recordation of the Decision on Petition mailed May 2, 2002. Attached is a copy of the first page of the Decision on Petition from the file jacket showing the date of receipt as May 9, 2002 and the date of recordation by the database dept. as May 13, 2002.

CONCLUSION

In light of the above statement, Applicant respectfully petitions to withdraw the holding of abandonment of the above identified application under 37 CFR 181(a).

If any additional fee is required, please charge Deposit Account No. 02-2666. A duplicate of this Response is enclosed for deposit account charging purposes.

Respectfully submitted,

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP

Reg. No. 51003

12400 Wilshire Blvd. Seventh Floor

Los Angeles, CA 90025-1026 (408) 720-8598

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Atty	Client.Matter	Client Name	Country	Pat/Ser/Reg	Description
Due Date:	6/22/2000				
MJM LMM	42390 .P8265	Intel Corporation		532,411	3 month deadline to file prior art disclosure and check related cases (based on filed US application).
Due Date:	9/22/2001				·
EHT MJM (LMM)	42390 .P8265	Intel Corporation		532,411	Watch for first office action
Duo Data:	2/6/2002				
Due Date: EHT MJM	2/6/2002 42390 .P8265	Intel Corporation		532,411	Response due; Notice of
(LMM)	42370.10203	inci corporation		332,411	Abandonment received for failure to timely or properly reply to the Notice to File Missing parts
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Client.Matter	Client Name	Country	Pat/Ser/Reg	Description
2/6/2003				
42390 .P8265	Intel Corporation		532,411	Watch for next office action; response filed 2/6
7/2/2002				
42390 . P8265	Intel Corporation		532,411	Response due;request for reconsideration
	2/6/2003 42390 .P8265	2/6/2003 42390 .P8265 Intel Corporation 7/2/2002	2/6/2003 42390 .P8265 Intel Corporation	2/6/2003 42390 .P8265 Intel Corporation 532,411



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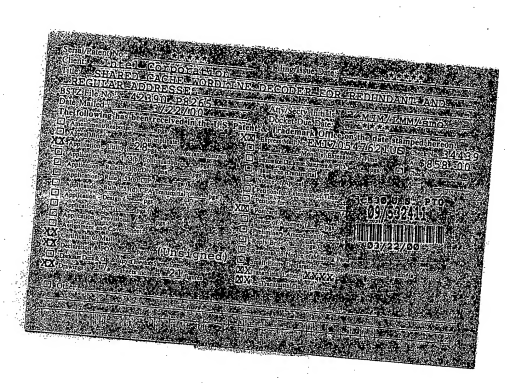
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Blakely, sokoloff, Taylor & Zarman Log Angeles

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Due date 6/22/2000	Client Name Intel Corpo	Oration
Docket Initial Dock. Sup. Initial	42390 . P8265	
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3 month deadline to file prior art disclosure and check related cas (based on filed US application).

4/3/2000

Due date 9/22/2001 Client Name Intel Corporation

Docket Initial 42390 . P8265

Dock. Sup. Initial EHT MJM LMM

Pat/Ser/Reg 532,411

Description

Watch for first office action

h significant

4/3/2000

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United Stati	ES PATENT AND TRADEMARK OFFICE	- AK
The Prays of Marie Pr	OIPE	COMMISSIONER FOR PATENTS UNITED STATES PATENT AND TRADEMARK OFFICE WASHINGTON, D.C. 20231 www.uspto.gov
APPLICATION NUMBER	FILING DATE NAMED	APPLICANT ATTY. DOCKET NO /TITLE
09/532,411	03/22/2000 Kevin X	. Zhang 42390.P8265
Michael J Mallie Blakely Sokoloff Taylor & Zaf 12400 Wilshire Boulevard Seventh Floor	14 1 5 2002	CONFIRMATION NO. 8316 ABANDONMENT/TERMINATION LETTER *OC000000007274131*

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LOS ANGELES

Date Mailed: 01/07/2002

NOTICE OF ABANDONMENT UNDER 37 CFR 1.53 (f) OR (g)

The above-identified application is abandoned for failure to timely or properly reply to the Notice to File Missing Parts (Notice) mailed on 06/06/2000.

No reply was received.

A petition to the Commissioner under 37 CFR 1.137 may be filed requesting that the application be revived.

Under 37 CFR 1.137(a), a petition requesting the application be revived on the grounds of UNAVOIDABLE DELAY must be filed promptly after the applicant becomes aware of the abandonment and such petition must be accompanied by: (1) an adequate showing of the cause of unavoidable delay; (2) the required reply to the aboveidentified Notice; (3) the petition fee set forth in 37 CFR 1.17(I); and (4) a terminal disclaimer if required by 37 CFR 1.137(d).

Under 37 CFR 1.137(b), a petition requesting the application be revived on the grounds of UNINTENTIONAL DELAY must be filed promptly after applicant becomes aware of the abandonment and such petition must be accompanied by: (1) a statement that the entire delay was unintentional; (2) the required reply to the aboveidentified Notice; (3) the petition fee set forth in 37 CFR 1.17(m); and (4) a terminal disclaimer if required by 37 CFR 1.137(d).

Any questions concerning petitions to revive should be directed to "Office of Petitions" at (703) 305 -9282.

A copy of this notice MUST be returned with the reply. STATUS DB-LA

Customer Service Center Initial Patent Examination Division (70%) 308-1202

PART 1 - ATTORNEY/APPLICANT CORY

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B.S. I.Z. DAIABASE DEPT.

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UNITED STATES PATENT AND TRADEMARK OFFICE
WASHINGTON, D.C. 2023 I

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Document No. 6

STATUS DB-LA

Michael J. Mallie Blakely, Sokoloff, Taylor & Zafman LLP 12400 Wilshire Boulevard Seventh Floor

Los Angeles, California 90025-1026

MAY 0 9 2002

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BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LOS ANGELES

OFFICE OF PETITIONS

DECISION ON PETITION

In re Application of Kevin X. Zhang Application No. 09/532,411 Filed: March 22, 2000

Attorney Docket No. 42390.P8265

This is a decision on the petition under 37 CFR 1.137(a) filed February 21, 2002, to revive the above-mentioned application. Petitioner is advised that the instant petition will be treated as petition filed under 37 CFR 1.137(a) and 37 CFR 1.181(a) to withdraw the holding of abandonment.

The petition under 37 CFR 1.137(a) is dismissed.

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The petition under 37 CFR 1.181(a) to withdraw the holding of abandonment is also dismissed.

OFFICE OF PETITIONS

Any request for reconsideration of this decision must be submitted within TWO (2) MONTHS from the mail date of this decision. Extensions of time under 37 CFR 1.136(a) are permitted. The reconsideration request should include a cover letter entitled "Renewed Petition" under 37 CFR 1.181(a) and/or 37 CFR 1.137(a).

This application became abandoned for failure to file a timely reply to the "Notice of Missing Parts of Nonprovisional Application" (the "Notice") mailed June 6, 2000. The Notice set forth an extendable period for reply of two months from its mailing date. Accordingly, this application became abandoned on August 7, 2000. A Notice of Abandonment was mailed January 7, 2002. In the instant petition, petitioner maintains that the Notice was never received and, therefore, no reply could be submitted.

TREATMENT UNDER 37 CFR 1.137(a)

A grantable petition under 37 CFR 1.137(a) must be accompanied by: (1) the required reply, unless previously filed; (2) the petition fee as set forth in 37 CFR 1.17(1); (3) a showing to the satisfaction of the

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5.S. I. Z. DATABASE DEPT.

As amended effective December 1, 1997. See Changes to Patent Practice and Procedure; Final Rule Notice 62 Fed. Reg. 53131, 53194-95 (October 10, 1997), 1203 Off. Gaz. Pat. Office 63, 119-20 (October 21, 1997).

In a Nonprovisional application abandoned for failure to prosecute, the required reply may be met to the fine of the continuing application. In an application or patent, abandoned or lapsed for failure to pay the issue fee or any portion thereof, the required reply must be the payment of the issue fee or any outstanding balance thereof.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re Patent Application of

Kevin X. Zhang

Application No.: 09/532,4

Filed: March 22, 2000

For: SHARED CACHE WORDLINE DECODER

FOR REDUNDANT AND REGULAR

ADDRESSES

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OFFICE OF PETITIONS

Attention: Office of Petitions

Assistant Commissioner for Patents

Box DAC

Washington, DC 20231

PETITION FOR EXTENSION OF TIME (37 C.F.R. § 1.136(a))

Sir:

Pursuant to Rule 1.136(a) Applicant hereby petitions for an extension of time to respond to the outstanding office action dated July 2, 2002. Our check in the amount of \$110.00, the extension fee required for a response filed within the first month (37 C.F.R. § 1.17(a)), is submitted concurrently herewith.

Please charge any debits and credit any overages to our Deposit Account Number 02-2666.

Respectfully submitted,

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP

nce M. Mennerheier, Reg. No. 51003

Dated: _/ _/

1-19-02

12400 Wilshire Blvd. Seventh Floor Los Angeles, CA 90025-1026 (408) 720-8300

07/31/2002 ANONDAF1 00000017 09532411

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Date: 7-22-02

Name: 🖊

Melanie Lyans